## 1 2 3 4 5 6 7 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 8 AT SEATTLE 9 AURORA FINANCIAL GROUP. CASE NO. C20-0297JLR 10 INC., **ORDER** 11 Plaintiff, 12 v. 13 MARY K. TOLLEFSON, 14 Defendant. 15 Before the court is Defendant Mary K. Tollefson's motion for reconsideration of 16 the court's August 19, 2020, order granting in part and denying in part Third-Party 17 Defendant McCarthy & Holthus, LLP's ("MH") motion to dismiss Ms. Tollefson's 18 third-party claims. (See MFR (Dkt. # 31); see also 8/19/20 Order (Dkt. # 30).) Motions 19 for reconsideration are disfavored, and the court ordinarily will deny such motions unless 20 the moving party shows (a) manifest error in the prior ruling, or (b) new facts or legal 21

authority which could not have been brought to the attention of the court earlier through

22

reasonable diligence. Local Rules W.D. Wash. LCR 7(h)(1). The court has carefully reviewed Ms. Tollefson's motion. Ms. Tollefson challenges only the court's ruling dismissing her claim under Washington's Consumer Protection Act ("CPA"), RCW ch. 19.86. (See MFR at 6 ("[Ms. Tollefson] requests that the court vacate and reverse the portion of its decision . . . in particular where it dismisses [Ms. Tollefson's] CPA claims alleged against [MH]."); see also 8/19/20 Order at 11-13.) Ms. Tollefson makes neither of the required Local Rule LCR 7(h)(1) showings with respect to the court's ruling on her CPA claim. (See generally Mot.) The court thus DENIES Ms. Tollefson's motion for reconsideration (Dkt. #31). Dated this 8th day of September, 2020. R. Rli JAMES L. ROBART United States District Judge